

General Assembly

Amendment

January Session, 2005

LCO No. 8014

HB0675408014HD0

Offered by:

REP. DARGAN, 115th Dist.

REP. STONE, 9th Dist.

To: Subst. House Bill No. **6754**

File No. 141

Cal. No. 162

"AN ACT CONCERNING THE REGULATION OF AMUSEMENT RIDES."

- After the last section, add the following and renumber sections and internal references accordingly:
- "Sec. 501. Section 29-223a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2005*):
- 5 (a) No person shall engage in, practice or offer to perform the work 6 of a hoisting equipment operator, except as provided in subsection (b)
- 7 or (c) of this section, who is not the holder of a valid crane operator's
 - license or hoisting equipment operator's license issued by the board.
- 9 Each licensed hoisting equipment operator shall carry his or her license
- 10 on his or her person when operating hoisting equipment. No person
- 11 may engage in, practice or perform the work of a hoisting equipment
- 12 operator apprentice unless he has obtained a certificate of registration
- 13 from the board. An apprentice's certificate may be issued for the
- 14 performance of work of a hoisting equipment operator for the purpose

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of training, which work may be performed only under the supervision of a licensed hoisting equipment operator.

- 17 (b) The provisions of this section shall not apply to: (1) Any person 18 engaged in the occupation of hoisting equipment operator in the state 19 on October 1, 2003, provided such person shall be required to obtain a 20 license [within] not later than one year of October 1, [2003] 2004, (2) 21 engineers under the jurisdiction of the United States, (3) engineers or 22 operators employed by public utilities or industrial manufacturing 23 plants, or (4) persons engaged in boating, fishing, agriculture or 24 arboriculture.
- 25 (c) On or after October 1, 2003, but not later than October 1, [2004]
 26 2005, the board shall issue a license for a hoisting equipment operator
 27 to any person who provides a notarized statement from the person's
 28 employer indicating the dates and duties of employment operating
 29 such equipment or proof of ownership and control of a company
 30 utilizing such equipment.
- Sec. 502. Section 29-224a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2005*):
- 33 Each crane or hoisting equipment owner or operator shall 34 immediately report any accident involving a crane or hoisting 35 equipment he owns or operates to the board. Upon receipt of any such 36 report, the board may cause a full investigation and inspection of such 37 crane or hoisting equipment to determine the cause of the accident and 38 may take any action it deems appropriate if, after notice and 39 opportunity for hearing, it determines that a violation of any provision 40 of this chapter or any regulations adopted thereunder exists.
- Sec. 503. Section 29-224b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2005*):
- The commissioner or any employee of the Department of Public Safety, while engaged in the performance of his duties, may enter at all reasonable hours into and upon any premises in or on which a crane or

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46 <u>hoisting equipment</u> is located for the purpose of carrying out the 47 provisions of this chapter and the regulations adopted thereunder.

- Sec. 504. Section 29-225 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2005*):
- 50 (a) The board may suspend or revoke a crane operator's license, <u>a</u>
 51 <u>hoisting equipment operator's license</u> or <u>an</u> apprentice's certificate
 52 after notice and hearing upon a finding that the holder has
 53 demonstrated incompetence or has been guilty of negligence in the
 54 performance of his work.
 - (b) The board may suspend or revoke a crane owner's registration after notice and hearing upon a finding that the holder has failed to properly maintain his crane or has permitted the operation of his crane in an unsafe manner.
 - (c) The board may impose a civil penalty of not more than one thousand dollars on any crane <u>or hoisting equipment</u> owner or operator who violates any provision of this chapter or any regulations adopted thereunder.

Sec. 505. (NEW) (Effective from passage) Not later than January 1, 2008, the State Building Inspector and the State Fire Marshal, in conjunction with the Codes and Standards Committee, shall make amendments to the State Building Code and the State Fire Safety Code, in accordance with the provisions of chapter 54 of the general statutes, to require the installation of a floor proximity path marking system that shall include path markers, path marking materials and related devices to identify the path of emergency egress by providing a visible delineation of the path of travel along the designated exit access that shall be continuous, except as interrupted by doorways, hallways, corridors or other architectural features, in occupancies regulated by the State Fire Safety Code and constructed, substantially renovated or established by change of use under a building permit application filed on or after January 1, 2008. Such path markers and path marking materials shall include markers and materials that are electrical and

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78 photoluminescent."